1791.

CHAP. LXXVII.

Agree with and appoint collectors, &c.

XXI. and, whereas in some counties no collectors of the said fund tax have been appointed, and in others those who have been appointed have declined to act, Be it enacted. That it shall be lawful for the said agent to agree with and appoint a collector of the faid tax in any county where there shall be no collector appointed, who shall give security for the performance of his duty agreeably to law; and the collectors, so appointed by the said agent, shall give security, to be approved of by the faid agent, for the performance of their duty respectively, and shall proceed to act in the same manner, and be liable to the same duties in all respects, as if they had been appointed by the commissioners,

Render a fair account, &c.

XXII. And he it enacted. That the said agent shall render a fair and full account of his feveral proceedings, under the authority of this act, to the general affembly at their next fession, and shall be allowed for his services the following commissions, to wit: For all payments made to either of the treasurers on bonds for confiscated property, one and a half per cent. for all bonds with security taken by the said agent on resales of confiscated property in virtue of this act, two and a half per cent. for all monies collected on open accounts, three per cent. and for all other monies or bonds paid in or taken in virtue of this act, two per eent.

And give bend, &c.

XXIII. And he it enacted. That the said agent, before he enters whom the execution of the duties of this act, shall give bond to the state, before the governor and the council, in the penalty of twenty thousand pounds current money, with fuch securities as the governor and the council shall approve, for the suithful performance of the faid duties, which bond shall be lodged with the treasurer of the western shore; and shall also take an oath, before the chancellor, that he will well and faithfully discharge the duties of agent, under the act, entitled, An act to appoint an agent for the year one thousand seven hundred and ninety-two, and for other purposes, to the best of his skill and judgment; the certificate of which oath shall be annexed to, or endorsed on, the said bond.

How a vacaney is to be filed.

XXIV. And he it enacted, That if the faid agent shall not accept his appointment, or if, after acceptance, he shall not give bond and take the oath aforesaid before the first day of February next, or shall die, the governor and the council are hereby authorised and requested to appoint a fit and proper person in his place, who shall have and execute all the authorities and powers vested in the faid Randolph Brandt Latimer by this act, such person first giving security and taking the oath aforesaid.

Paffed December 30.

Court to have original equity jurisdiction in certain cales, &c.

H A P. LXXVIII.

An ACT respecting the equity jurisdiction of the county courts. Te it enacted, by the General Affembly of Maryland, That in all cases where the matter or thing in dispute shall not exceed the sum of one hundred pounds current money, or ten thousand pounds of tobacco, the justices of the county court where the defendant refides, may and shall have and exercise, and they are hereby invested with, an original equity jurisdiction, as fully and amply as the chancellor may or doth possess and exercise in any case within the jurisdiction of the chancery court, any law to the contrary notwithstanding.

And determine before ment, &c.

H. And be it enacted. That in all actions in the county court, where the or after judge- matter or thing in dispute shall not exceed the sum of one hundred pounds current money, or ten thousand pounds of tobacco, the justices of the county court where such action shall be brought, may and shall, at the prayer of either plaintiff or defendant, either before or after judgment or verdict of a jury at common law, hear and determine the same according to the rules of equity and good conscience, as fully and amply as the chancellor might do in any case within the jurisdiction of the chancery court.

Erovisa

IH. Provided, That nothing in this act contained shall extend, or be construct to extend, for as to limit, abridge or perfrain, the juriffiction of the chancery court of this state in any manner or respect whatsoever, but that the said court

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